

UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF MASSACHUSETTS

_____)	
)	
UNITED STATES OF AMERICA)	
)	
v.)	
)	CRIMINAL NO. 19-10080
DAVID SIDOO, et al)	
Defendants)	
_____)	

**DEFENDANTS' ASSENTED-TO MOTION FOR LEAVE TO REDACT MOTION FOR
PRODUCTION OF EXCULPATORY EVIDENCE**

Now come the Defendants, by and through undersigned counsel, and hereby respectfully request that this Honorable Court permit them to publicly file a redacted copy of their Motion for Production of Exculpatory Evidence Regarding Title III Interceptions and Consensual Recordings. As grounds and reasons therefor, the defendants state that the redactions will protect the privacy of third-parties, including well-known business people, athletes, coaches, and actors, with whom Mr. Singer claimed to have been associated. As will be explained in more detail in the forthcoming Motion for Production of Exculpatory Evidence, the defense believes that many such claims made by Singer were false. In the event this motion is granted, the defendants will provide a full copy of their Motion for Production of Exculpatory Evidence to the Court under seal.

WHEREFORE, the defendants respectfully request that this Honorable Court allow them to publicly file a redacted copy of their Motion for Production of Exculpatory Evidence.

COMPLIANCE WITH LOCAL RULE 7.1(a)(2)

Undersigned counsel has conferred with counsel for the government, and the government, by and through AUSA Rosen, assents to the defendants' request to publicly file a redacted copy of their Motion for Production of Exculpatory Evidence. The government, however, opposes the relief requested in the underlying Motion for Production of Exculpatory Evidence.

Respectfully Submitted,
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Dated: December 9, 2019

CERTIFICATE OF SERVICE

I, Martin G. Weinberg, hereby certify that on this date, December 9, 2019, a copy of the foregoing document has been served via Electronic Court Filing system on all registered participants.

/s/ Martin G. Weinberg
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